Filed 04/26/2007 Page 1 of 2

FOX, M. V.

ORIGINAL

UNITED STATES DISTRI SOUTHERN DISTRICT O		S. DISTRICT COU	Rev. January	7 2006
BOROUGH OF UPPER	SADDLE RIVER,	APR 2 6 2007		
		S.D. OFVILE	ASE DISCOVER	Y PLAN
	Plaintiff(s),		HEDULING OR	•
- against -	DOGUE AND	a.		
VILLAGE OF AIRMON COUNTY SEWER DIST			x(xx)x(xxx)	
	,	07 CI	V 0109 (WP4) (MDF)
	Defendant(s).			•
	x			
This Court requir	es that this case shall be	ready for trial on	or after	
The following Civil with counsel for the parties	Case Discovery Plan and pursuant to Rules 26(f) a			
The case (is) (is not) to be	tried to a jury.			
Joinder of additional partie	s must be accomplished b	y <u>5/22/07</u>		_
Amended pleadings may b	e filed until 4/10/	07		·
Discovery:				
1. Interrogatories are to b	e served by all counsel no	later than	6/6/07	, and
responses to such interroga Local Civil Rule 33.3 (sha	atories shall be served with	hin thirty (30) days	thereafter. The	provisions of
2. First request for produ	ction of documents, if any	, to be served no la	ster than 6/6	/07
3. Depositions to be com	pleted by11/	30/07		·
a. Unless cou	nsel agree otherwise or th	e Court so orders,	depositions are n	ot to be held
	rties have responded to an		production of do	cuments.
	is shall proceed concurren possible, unless counsel a		the Court so order	rs. non-party
	s shall follow party deposi	-	110 Court 50 0140	o, non purey
d. If the defer	se of qualified immunity	from suit as a matt		
	by any defendant(s) with			
nlaintiff(c	ch defendant(s) shall, with at least concerning all fac	in thirty (30) days of the in-	or uns order depo	immunity.
	ty (30) days thereafter de			
	nd file a motion under Ru			

the New York Law Journal by Judge Brieant for hearing motions. The motion shall, in the absence of agreement of counsel, be limited to the issue of qualified immunity, and plaintiff(s) version of the events shall be assumed true for purposes of the motion. Failure to comply with this provision of this Order shall operate as a waiver of the opportunity to resolve the issue of qualified immunity by motion prior to trial.

4.	Any further inter	rogatories, including expert interrogatories, to be served no later than
5. I	Requests to Adm	it, if any to be served no later than 11/15/07
6. A	Additional provis	nions relating to discovery agreed upon by counsel for the parties (are) (are made a part hereof.
7. A	All discovery is t	o be complete by 12/15/07
	Dispositive motion returnable before trial date.	ons, if any, must be served on notice as required by Local Civil Rule 6.1, and the Court on a published motion day, no later than three weeks before the
N (*)	lext Case Manag This date will be	set by the Court at the first conference)
· Jo Court so	oint Pretrial Ord orders.	er is required only if counsel for all parties agree that it is desirable, or the
TATABIORIA	ic Juuge at White	n designated to the Hon. Mark D. Fox , United States Plains for discovery disputes if the Court is "unavailable" and for trial if counsel execute their consent in writing.
Si be change reference		with the trial readiness date will be required. This Plan and Order may not of the Court or the assigned Magistrate Judge acting under a specific
-6	- TOWNITUM WILL GE	onsent for Trial Before a United States Magistrate Judge, the Magistrate reed date certain for trial and will amend this Plan and Order to provide for with that agreed date.
S	O ORDERED.	
Dated: W	hite Plains, New	York
	4/26/6	Non. Mark D. Fox

United States Magistrate Judge